		Hnite	ed Sta	ntes &	Distr	ict (	Jour:	t	
	UNI	TED STATES OF AMERIC		— DISTRIC	T OF —			_	
	<b>.</b>	V.			ORDER (	OF DETE	NTION PI	ENDING T	TRIAL
	2	arlos Pichar	do				3. 429 (		
		Defendant					,		
requi		cordance with the Ball Refor detention of the defendant		. •	etention heari	ng has been	held. I conclud	e that the foll	owing facts
·	<b>(1)</b>	The defendant to about		t I – Findin	_	24.42.(4).(4)		anniinted of	a (fadaval
	(1)	The defendant is charged with an offense described in 18 U.S.C.§3142(f)(1) and has been convicted of a (federal offense) (state or local offense that would have been a federal offense if a circumstance giving rise to federal jurisdiction had existed) that is							
		a crime of violence							
		an offense for which					!	<b>.</b>	
		an offense for which	the maximum to 21 05 4 3 89		nment of ten	years or mo	re is prescribe	d in	
		a felony that was con U.S.C.§3142(f) (1) (					ore prior federa	offenses des	cribed in 18
	(2)	The offense described in fin offense.	ding (1) was com	mitted while the	e defendant w	as on release	pending trial fo	or a federal, st	tate or local
	(3)	A period of not more than fit the offense described in fir		sed since the (c	late of convict	ion) (release	of the defenda	nt from imprise	onment) for
	(4)	Findings Nos. (1).(2) and ( assure the safety of (an) presumption.	3) establish a reb						
<b>→</b> -		•		ternate Find			USDC S	DNY	
	(1)	There is probable cause to					LDOCUM	ENT	
		for which a maximum under 18 U.S.C.§92	-	onment of ten	years or more	ls prescrib	ed in	ONICAL	LY FILI
	(2)	The defendant has not reb reasonably assure the app	• •	nption establish efendant as re	ed by finding quired and the	1 that no co	heromminity:	bination of co	<del>/</del>
$\neg$					lings (B)		DAIEF	LED: X	25/08
_	(1) (2)	There is a serious risk that There is a serious risk that			e safety of an	other person	n or the comm	unity.	
	<b>\-</b> /								
repo		Part that the credible testimony ace of the evidence) that	t II – Written y and Information					convincing e	vidence) (a
		Qn	consent, X	r de feno	lunt is A	eman	led, we	hout	
		RAC	redice to	hist la	Yer as	Micax	= le ba	J.	
		V	<b>1</b>			/	0		
	Th	-fdd	Part III - D					<b>.</b>	
efen r on	y sepa dant si reque:	efendant is committed to the rate, to the extent practica hall be afforded a reasonable at of an attorney for the Gov shal for the purpose of an ap	ble, from person opportunity for per ernment, the per	ns awaiting or s rivate consultat rson in charge (	serving senter tion with defen of the correct	nces or being use counsel. ions facility s	g held in cueto On order of a c	dy pending as	peal. The
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atec	i:	Humst 13,	2008				June 1	OXa_	· · ·
						7	Signature of Judic	iál Officer	
		V			<u>₩.</u> €		ict Jud	ge	
						Na	me and Title of J	udicial Officer	

<sup>&</sup>quot;Insert as applicable: (a) Controlled Substances Act (21 U.S.C.§801 et seq.); (b) Controlled Substances Import and Export Act (21 U.S.C.§951 et seq.); or (c) Section 1 of Act of Sept. 15, 1980 (21 U.S.C.§955a).